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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/658,079		09/11/2000	Brian M. Romansky	E-996	4596	
919	7590	03/04/2004		EXAM	EXAMINER	
PITNEY B	OWES I	NC.	ELISCA, F	ELISCA, PIERRE E		
35 WATER P.O. BOX 3		RIVE	ART UNIT	PAPER NUMBER		
MSC 26-22			3621			
SHELTON,	CT 064	84-8000	DATE MAILED: 03/04/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		11					
•	Application No.	Applicant(s)					
	09/658,079	ROMANSKY, BRIAN M.					
Office Action Summary	Examiner	Art Unit					
TI MANUALO DATE A ALI	Pierre E. Elisca	3621					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	e correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be within the statutory minimum of thirty (30) o will apply and will expire SIX (6) MONTHS fro cause the application to become ABANDO	timely filed lays will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).					
Status							
 1) Responsive to communication(s) filed on 13 D 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under E 	action is non-final. nce except for formal matters, p						
Disposition of Claims							
 4) Claim(s) 1-41 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1, 2, 4, 5, 11-19, 21-28, 30-34 and 36-40 is/are rejected. 7) Claim(s) 3,6-10,20,29,35 and 41 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Application Papers							
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. So ion is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicative documents have been received in	ation No ived in this National Stage					
Attachment(s)	_						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:						

DETAILED ACTION

- 1. This Office action is in response to Applicant's amendment, filed on 12/13/2003.
- 2. Claims 1-41 are pending.

Claim Objections

3. Claims 3, 6-10, 20, 29, 35 and 41 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1, 2, 4, 5, 11-19, 21-28, 30-34 and 36-40 are rejected under 35 U.S.C. 102 (b) as being anticipated by Liechti et al. (5,715,164).

As per claims 1, 4, 5, 12-14, 17, and 24-26 Liechti discloses a communications system/method that has a host computer in a data center communicates with a multiplicity of electronic postage meters via telephone dial-up lines to conduct telemeter

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col 2, lines 1-7);

setting transactions (which is equivalent to Applicant's claimed invention wherein it is stated that a method of metering digital content having a message to be presented to a plurality of users of a communications network), comprising:

embedding a code in said message (see., abstract, col 1, lines 20-31, specifically wherein it is stated that verifying the meter's identity and ascertains the availability of funds in the user's account and supplies a combination code to the meter or to the user,

detecting the embedded code (see., abstract, col 1, lines 20-31); and based on the detected embedded code, counting the number of times the message is presented to a user of the communications network (see., abstract, col 1, lines 20-31, specifically wherein it is stated that verifying the meter's identity and ascertains the availability of funds in the user's account and supplies a combination code to the meter or to the user, and col 2, lines 35-45, specifically wherein it is stated that the host computer may collect statistical data from each meter, and may impose a cumulative postage amount limit, a time limit and/or a piece limit on the meter, please note that collecting statistical data also includes counting the number of times the message is presented and so on, col 5, lines 23-65).

As per claims 2, 16, and 19 Liechti discloses the claimed method, wherein the communications network includes the internet (see., col 3, lines 47-56, specifically wherein it is stated that host computer in data center is capable of communicating with the meters via telephone dial up lines, and therefore, it is inherent to realize that host

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computer is also capable of connecting with the meters via Internet since Fig 1 of Liechti discloses a plurality of modems).

As per claims 11, 15, 18, 21, and 23, Liechti discloses the claimed method wherein the digital content is indicative of an advertisement (see., col 10, lines 1-5, specifically wherein it is stated that computer 103 may utilize the hardware information for advertisement).

As per claims 22, 27, and 30-34, 36-40 Liechti discloses a communications system/method that has a host computer in a data center communicates with a multiplicity of electronic postage meters via telephone dial-up lines to conduct telemeter setting transactions (which is equivalent to Applicant's claimed invention wherein it is stated that a method of metering digital content having being presented to users of a communication network, the digital content being contained in a network data stream and including a message embedded with a code to allow a number times the message is presented to a user to be counted see., abstract, col 1, lines 20-31, specifically wherein it is stated that verifying the meter's identity and ascertains the availability of funds in the user's account and supplies a combination code to the meter or to the user, and col 2, lines 35-45, specifically wherein it is stated that the host computer may collect statistical data from each meter, and may impose a cumulative postage amount limit, a time limit and/or a piece limit on the meter, please note that collecting statistical data

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also includes counting the number of times the message is presented and so on, col 5, lines 23-65, comprising:

monitoring the network data stream to detect data representative of the embedded code (see., abstract, col 1, lines 20-31, specifically wherein it is stated that verifying the meter's identity and ascertains the availability of funds in the user's account and supplies a combination code to the meter or to the user, col 2, lines 1-7); recording a number of times the data representative of the embedded code is detected. the number of times the data representative of the embedded code is detected being indicative of presentation of the message to a user (see., abstract, col 1, lines 20-31, specifically wherein it is stated that verifying the meter's identity and ascertains the availability of funds in the user's account and supplies a combination code to the meter or to the user, and col 2, lines 35-45, specifically wherein it is stated that the host computer may collect statistical data from each meter, and may impose a cumulative postage amount limit, a time limit and/or a piece limit on the meter, please note that collecting statistical data also includes counting the number of times the message is presented and so on, col 5, lines 23-65); and calculating a charge (or charge class) for presenting the message based on the computer of times the data representative of the embedded code is detected (see., abstract, col 1, lines 20-31, col 2, lines 14-27, col 4, lines 50-60, specifically wherein it is stated that charge class 1 includes items with a postage value of 29 cents, charge class 2 includes items with postage values between 30 cents and 35 cents, please note that

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charge classes i.e class 1 and class 2 are interpreted as a process of calculating a charge).

As per claim 28, Liechti discloses the claimed method, wherein the communications network includes the internet (see., col 3, lines 47-56, specifically wherein it is stated that host computer in data center is capable of communicating with the meters via telephone dial up lines, and therefore, it is inherent to realize that host computer is also capable of connecting with the meters via Internet since Fig 1 of Liechti discloses a plurality of modems).

RESPONSE TO ARGUMENTS

6. Applicant's arguments filed on 12/13/2003 have been fully considered but they are not persuasive.

REMARKS

- 7. In response to Applicant arguments, Applicant argues that the prior art of record (Liechti) taken alone or in combination fails to disclose:
- a. "there is no disclosure, teaching or suggestion of embedding any type of code in a message". However, the Examiner respectfully disagrees since Liechti discloses a postage metering machine that is provided with a comparator for comparing two key code words, please note that each two key words is embedded in a message see., abstract, col 2, lines 36-48, col 3, lines 3-28, col 4, l9nes 38-55.

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b. " counting the number of times the message is presented to one of the users". Based upon foregoing rejection detailed above, it is believed that Liechti discloses this limitation in the abstract, col 1, lines 20-31, specifically wherein it is stated that verifying the meter's identity and ascertains the availability of funds in the user's account and supplies a combination code to the meter or to the user, and col 2, lines 35-45, specifically wherein it is stated that the host computer may collect statistical data from each meter, and may impose a cumulative postage amount limit, a time limit and/or a piece limit on the meter, please note that collecting statistical data also includes counting the number of times the message is presented and so on, col 5, lines 23-65, col 3, lines 29-35).

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Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pierre E. Elisca whose telephone number is 703 305-3987. The examiner can normally be reached on 6:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 703 305-9769. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Business Center (EBC) at 866-217-9197 (toll-free).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Pierre Eddy Elisca

Primary Patent examiner

February 27, 2004